IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

DEC 20 2007 april DEC 20 2007 MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT

Dominick Giampaolo Plaintiff Vs. Terry McCann; Lt.Douglas, Lt Nurse) Officer Joseph,Officer Hopkins; Officer Egbe;Officer Hester; Lt. Carby;Lt Jackson; Officer Bush) Lt. Franklin;Officer Hawk; Medical Technician White; Medical Technician Bob (LNU); Officer Phelps; Lt. Wright Defendants O7CV7154 MAGISTRATE JUDGE COLE The Honorable Judge Presiding Presiding
COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE \$\hat{n} SECTION 1983 U.S.C.
CHECK ONE ONLY:
X COMPLAINT UNDER THE CIVIL RIGHTS ACT, TITLE 42 SECTION 1983 U.S. Code (State, County, Or municiple defendants)
Complaint under the Constitution ("Bivens" Action), Title 28 Section 1331(a) U.S. Code
Other (Cite Statute, if Known)
I. Plaintiffs(s):
A. Name: Dominick Giampaolo
B. List all Aliases:
C. Prisoner Identification Number: R04860
D. Place of Present Confinement: Danville Corr. Ctr.
E. Address: 3820 East Main, Danville, IL. 61834
II. Defendants:
A. Defendant: Terry McCann
Title: Warden Stateville Corr. Ctr
Place of Employment: Stateville C.C- PO Box 112-Joliet, IL 60436

II. Defendants (Cont.)

B. Defendant: Lt. Douglas

Title: Lieutenant (Correctional Officer)

Place of Employment: Statevilee C.C- PO Box 112-Joliet, IL. 60536

C. Defendant: Lt. Nurse

Title: Correctional Lieutenant

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

D. Defendant: Mr. Joseph

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

E. Defendant: Ms. Hopkins

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

F. Defendant: Mr. Egbe

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

G. Defendant: Ms. Hester

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

H. Defendant: Lt. Garby

Title: Correctional Lieutenant

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

I. Defendant: Lt. Jackson

Tile: Correctional Lieutenant

Place of Employment Stateville C.C-PO Box 112-Joliet, IL. 60436

J. Defendant: Mr. Bush

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

II. Defendants (Cont.)

K. Defendant: Lt. Franklin

Title: Correctional Lieutenant

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

L. Defendant: Mr. Hawk

Title: Correctional Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

M. Defendant: Mr. White

Title: Medical Technician

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL 60436

N. Defendant: Mr. Bob (LNU)

Title: Medical Technician

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL 60436

O. Defendant: Mr. Phelps

Title: Correctional_Officer

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

P. Defendant: Lt. Wright

Title: Correctional Lieutenant

Place of Employment: Stateville C.C-PO Box 112-Joliet, IL. 60436

III. Exhaustion of Administrative Remedies

You are required to exhaust all your available remedies before bringing an action in federal court.

A. Is there a grievance procedure available at your institution?

Yes (X) No () If there is no grievance procedure skip to F.

B. Have you filed a grievance concerning the facts of this complaint?

Yes (X) No ()

C. If your answer is YES:

1. What steps did you take?

When filing a grievance about a prison that you are not currently in the grievance is sent directly to the Administrative Review Board. This was done and they replied 4 months later saying they would

ΙΊΙ.	E	xhε	nustion of Admin. Remdies (Cont.)
c		1.	(Cont.)
		to T	vestigate. I wrote aletter informing them they had 30 days comlete and reply. They did not (See attached Exhibit) waited until the 6 month for replies had pased with no reply and led. The 6 month requirement is set by IDOC in their Admin Reg.
		2.	What was the result?
			All relief requested was denied or ignored.
		3.	If the grievance was not resolved to your satisfaction, did you appeal? $\underline{\text{No}}$
			What was the result (if there was no procedure for appeal, so state)
			The ARB is the highest level of appeal signed by the Director of IDOC.
Ι).	-	If your answer is NO, explain why not:
I	Ξ.	Ιs	the grievance procedure now completed? YES (X) NO ()
]	F.	Ιf	there is no grievance procedure in the institution, did you
		со	mplain to the authorities? YES () NO ()
(Ξ.	Ιf	your anser is YES:
		1.	What steps did you take?
		2.	What was the result?
]	Н.	Ιf	your answer is NO, explain why not:
IV.	P	REV	IOUS LAWSUITS
	Α.	Ha	ve you other lawsuits in state or federal court?
			YES (X) No ()
	В,	s a	your answer is yes, did any of these lawsuits deal with the me facts involved in this action or otherwise related to you
		C1	aim? YES () No ()
	С.	I f	your answer to B is yes, describe each lawsuit in the space clow.
		1.	Parties to this previous lawsuit: Plaintiffs:
			List all Alias's
			Defendants

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С.	2.	Court:	

- 3. Docket Number:_____
- 4. Name the judge whome the case was assigned:
- 5. Disposition: ____
- 6. Aprroximate date of filing lawsuit; _____
- 7. Approximate date of disposition: ______

V. STATEMENT OF CLAIM

1. From April 18, 2007 to May 2, 2007 and May 23, 2007 to June 6, 2007, 28 Days, while at the Stateville Corr. Ctr in Joliet, IL I was denied all four of my prescription medications for sperate chronic conditions causing me to suffer serious and unecessary pain and suffering thus violating my constitutional rights.

I did not receive my medication for my chronic ulcer (tagamet) degenerative arthritis (Tylonol), Migrains (Tylonol), back pain from spina bifida (Tylonol), irritable bowel syndrome (Bentyl) and allergies (Chlortrimaton). These medications were all previously ordered by Illinois department of Corrections (hereinafter 'IDOC') doctors but when I was transferred on these occasions Stateville did not give me the medications despite it being on my medical file.

Upon arrival each time I spoke to Medical Technician White who was in charge of giving out medications to inmates. I told him that in addition to my medications I needed a special diet for my ulcer and fish allergy, a low bunk permit because of my back and knee conditions, and a non-smoking cell due to my smoke allegies. Medical Technician White refused all requests and I infomeed him they were all in my medical file he had with him and he still refused.

On april 18, 2007 I informed him that I was in pain from my ear drum having been ruptured which was diagnosed on April 16, 2007 by IDOC doctors at the Pinckneyville C.C. and I was denied any treatment by Medical Technician White.

While in the 'North Receiving Center' (hereinafter 'NRC' of Stateville C.C. on April 24, 2007 the ear pain became unbearable and I informed Officer Egbe and he refused to get a doctor or nurse. I pressed the emergency call button and officer Hopkins answered via intercom and told me to 'deal with it', refused to get a doctor or nurse, then proceeded to leave the cell light on all night while making noises over the intercom saying 'can you hear that' which made my pain worse.

While in the Frank House (hereinafter 'F-house') building from May 23, 2007 to June 6, 2007 I informed Medical Technician Bob (LNU) of my need for medications, non-smoking environment, special diet, low bunk permit, and need for a pillow and was repeatedly ignored.

Medical Technician White is employed by the IDOC as a medical technician and as such was responsible for the administering of the medication at Stateville C.C. upon receiving inmates there for court writs as I was. Medication to ease my pain and suffering...

1. (Cont.)

...was readily available and requested by me and denied despite proof of the prescriptions in my medical file. AS A DIRECT RESULT of Mr. Whites deliberate indifference to my serious medical needs I needlessly suffered severe physical pain and permanent hearing loss.

Medical Technician Bob (LNU) is employed by the IDOC via contract with Wexford Health SOurces Inc, and as such was responsible to distribute medication and schedule doctors visits at the Stateville C.C. during the dayshift 7am-3pm. Medication to ease my pain and suffering was readily available as well as the forms to order the special diet, low bunk, and non-smoking cell but all were denied on request. AS A DIRECT RESULT of Medical Technician Bob (LNU) deliberate indifference to my serious medical needs; ulcer, IBS, migraines, Arthritis, Allergies, I needlessly suffered severe and unecessary pain.

Officer Egbe is an officer employed by IDOC at the Stateville C.C. and was responsible to inform the medical staff of my serious medical needs of ear pain, nausea, and dizziness and he refused to do so when I informed him of my condition. This caused additional stress and pain as it aggravated my ulcer, migraines, and IBS. AS A DIRECT RESULT of officer Egbe's deliberate indifference to my serious medical needs I needlessly suffered severe and unecessary pain and hearing loss.

Officer Hopkins is an officer employed by the IDOC at the Stateville C.C. and was responsible to inform the medical staff of any medical emergencies but she refused to do so. Instead she left room lights on all night and made loud noises over the intercom in the cell while moking my pain causing me more unecessary pain and suffering. The terror of losing more of my hearing and being mocked and ignored was TORTURE and aggravated my stress related illnesses; ulcer, migraines, and IBS causing more pain from these conditions. AS A DIRECT RESULT of officer Hopkins deliberate indifference AND deliberate actions of torture I needlessly suffered pain and hearing loss.

The deliberate indifference and action/inactions of Med. Tech. White, Med. Tech. Bob (LNU), Officer Egbe, Officer Hopkins violated my constitutional right against cruel and unusual punishment under the 8th emendment and goes against the standards of human decency.

A copy of my medical file showing the medical conditions is attached, designated as EXHIBIT A, and made part hereof. A copy of my affidavit about this incident is attached, designated as EXHIBIT B, and made part hereof. A copy of Guy Wilsons affidavit showing a witness to my attempts to get help is attached, designated as EXHIBIT C, and made part hereof.

2. On April 18, 2007 and May 23, 2007 while at the Stateville C.C. upon intake as a court 'writ guest' I was forced to be strip searched in front of appx 80 other inmates on a filthy floor causing an unecessary violation of my constitutional rights.

When I objected to the method of the strip search to Officer Phelps and Lt. Wright I was told I had to comply or go to Segregation. I explained it violated my religious beliefs and IDOC rules and LT. Wright threatened me with segregation again which caused me.....

2. (cont.)

...considerable stree.

The floor was filthy and the strip search was done in a degrading and humiliating manner with genital and anal inspections being conducted by non-medical personnel and observed by all others in the room. Afterward inmates were in the room for 3hrs so there was plenty of time to have done them individually and space was available making the method used unecessary and deliberately indifferent to inmates religious, medical, and saftey concerns.

The threat by Lt. Wright and the order to strip search in front of other violates my 1st amendment right to religion and free speech. His threat caused my 14th amndment right to due process to be violated as the attempt to orally solve a problem before filing grievances is part of the grievance procedure and a constituionally protected right.

The filthy floor caused me to contract athletes foot which is still untreated today thus violating my 8th amendment right

against cruel and unusual punishment.

To be strip searched in front of other inmates who by statistic are 33% homosexual is a safefty and security risk and such unecessary practices thretens the future safety of all inmates and myself violating the 8th amendment as well.

Officer Phelps is an officer employed by IDOC at the Stateville C.C. and was responsible to perform the strip search. As an officer of IDOC he is responsible to know IDOC rules and laws pertaining to his job but despite my protesting he refused to do so. AS A DIRECT RESULT of Officer Phelps deliberate indifference to my religious beliefs, medical concerns, and future safety, I unecesarily was degraded, huniliated, caught athletes foot, suffered pain, was exposed to future harm, and my religious rights were violated.

LtWright is a Lieutenant at the Statev -- 11e C.C. and employed by IDOC and was responsible, and in the room, for supervising the strip search. Despite my objections he threatened me to comply. As an IDOC Lt. he is responsible to know and follow all IDOC regulations and apllicable laws. AS A DIRECT RESULT of Lt. Wrights deliberate indifference to my religious rights, future safety, and medical concerns I had my religious rights violated, got athletes foot and have suffered pain, and was exposed to future harm.

A copy of my affidavit detailing this incident is attached, designated as EXHIBIT B and made part hereof.

From April 18, 2007 to May 2, 2007 and from May 23, 2007 to \perp June 6, 2007 while at the Stateville C.C. I was repeatedly deprived of 8 hrs uninterupted sleep for 28 days.

In the 'NRC' building the policy is to serve breakfast at 2:30AM and the actions of Officer Hester during the Plam-7am shift made

sleeping more than 3 hrs impossible.

At 9pm the officer count the inmates and bang on the doors to force them to move even when they can see unobstructed into the cells and inmates are in no way hidden. At 11 pm another count is conducted with the cell lights on and more banging on the cell doors by the officers. At 2:30AM the 'breakfast' is served taking about

3. (Cont.)

one hour to serve and retrieve. Then at $6:30\mathrm{Am}$ another count with more banging on doors by officers. At 9AM the 'lunch' is served followed by a $12\mathrm{pm}$ count, 3pm count, and then dinner about $5-6\mathrm{pm}$.

In addition to the meals and counts awakening inmates Officer Hester serves the breakfast and from about 12AM to 4AM loudly preaches her version of Christian doctrine for hours at a time very loudly.

In the 'F-House' building the other inmates are permitted to shout at full volume all day and night in their attempts to communicate across the 50 yard open space in the panaoptigon. The cell doors are meshed and sound travel though them and if an inmate needs an officer they bang the metal to metal doors since there is no emergency call button system. The noise level is never less than shouting strength.

Sleep deprivation is a form of torture used to break the will of prisoners of war and as such is a violation of the acceptable standards of human decency. The lack of sleep caused my stress related conditions; migraines, ulcer, IBS to aggravate an caused me severe pain and suffering violated my 8th amendment right against cruel and unusual punishment.

Officer Hester is employed by ODOC ad as such was responsible for the supervision of the section of NRC at Stateville C.C. I was housed in. She is responsible to know and follow all IDOC rules and regulations including the ones against excessive noise. As there is no legitimate penalogical reason for her to loudly preach in the middle of the night or to awaken inmates during count times, her actions were deliberate and unecessary.

Officer Joseph is employed by IDOC at Stateville C.C. in NRC and as such is responsible to know and follow all IDOC rules and regulations including ones against excessive noise. I informed him of the noise and slepp problems and he ignored my request and continued to count while pounding on cell doors.

Officer Egbe is employed by IDOC at Stateville C.C in NRC and as such is responsible to know and follow all IDOC rules and regulations including ones against excessive noise. I informed him of the noise and sleep problems and asked that he not round while counting but he continued this practice daily.

Lt. Douglass is in charge of the officers at the Stateville C.C.NRC and as such is responsible to supervise the officers and enforce IDOC rules and regulations. I informed him of the actions of Ofcicers Hester, Egbe, and Joseph and asked that the pounding on the doors during counts cease and that officer Hester stop loudly preaching in the middle of the night. He ignored my request and the pounding and preaching continued.

Officer Bush is employed by IDOC at the Stateville C.C. F-House and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I informed him of the noise problems and asked they be stopped and he ignored my request.

Acopy of my affidavit detailing this complaint is attached, designated as EXHIBIT B, and made part hereof.

3. (Cont.)

Officer Hawk is employed by IDOC at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I asked him to enforce the rules and told him of my lack of sleep but he did not take any actions to stop the noise levels being excessive.

Lt. Nurse is a lieutenant at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I told him of the problems with noise and he was in F-House during his many shifts and heard the banging and shouting and he did nothing.

Lt. Garby is a lieutenant at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I told him of the problems and he could hear it himself and he took no action to correct the problem.

Lt. Jackson is a lieutenant at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I told him of the noise problems and he works in F-house and was there during the high noise level and banging and he took no action to correct it.

Lt. Franklin is a lieutenant at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including those against excessive noise. I told him of the noise problems and he works in F-House and could hear the noise and banging and he took no actions to correct the problem.

AS A DIRECT RESULT of Ofciers Joseph, Egbe, Hawk, and Bush and Lieutenants Douglass, Nurse, Garby, Jackson, and Franklin inactions the noise continued day and night, I could barely sleep and my stress related conditions; ulcer, migraines, and IBS were aggravated causing severe pain and suffering thus violating my 8th amendment rights against cruel and unusual punishment.

4. From April 18, 2007 to May 2, 2007 and from May 23, 2007 to June 6, 200% while at the Stateville C.C. I was denied a pillow. IDOC rules and regulations and supply lists require one pillow be given to every inmate.

I asked for a pillow from Officers Hester, Joseph, Hopkins, Egbe, Bush, and Hawk and from Lt. Douglass, Lt. Nurse, Lt. Garby, lt, Franklin, and Lt. Franklin and was denied by all of them.

AS A DIRECT RESULT of the denial of a pillow I experienced severe pain day and night from my lower back condition, spina bifida, Pillows are regularly available and given to general population inmates and segregation inmates at the Stateville C.C. but not to writ guests. They are available to all 'writ guests' that stay in Danville C.C.; Centralia C.C. Dixon C.C.; Hill C.C., and Pinckneyville C.C. but not at Stateville C.C. This unecessary pain and suffering violated my 8th amendment right against cruel and unusual punishment.

Officer Hester is employed by IDOC and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. She refused to give me one upon request.

4. (Cont.)

Officer Joseph is employed by IDOC at the Stateville C.C. and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested. Causing me pain and suffering.

Officer Egbe is employed by the IDOC at the Stateville C.C. and as such is responsible to know and uphold All IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Lt. Douglass is in charge of the officers at the Stateville C.C. and for knowing IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Officer Bush is employed by IDOC at the Stateville C.C. and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Officer Hawk is employed by IDOC at the Stateville C.C. and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Lt. Nurse is employed by IDOC at the Stateville C.C. and as such

is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Lt. Garby is employed by IDOC at the Stateville C.C. and as such is responsible to know and follow all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Lt. Jackson is employed by IDOC at the Stateville C.C. and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

Lt. Franklin is employed by IDOC at the Stateville C.C. and as such is responsible to know and uphold all IDOC rules and regulations including the issuing of pillows. He refused to do so when I requested causing me pain and suffering.

An affidavit in support of this incident is attached, designated as EXHIBIT B, and made part hereof.

A copy of my medical file showing my back condition is attached, designated as EXHIBIT A, and made part hereof.

5. From April 18, 2007 to May 2, 2007 and from May 23, 2007 to June 6, 2007 while in the Stateville C.C. as a 'writ guest' I was kept in a cell of appx 40 sq ft with another inmate for an average of 23 hrs per day.

I was on the 'writ' challenging my criminal convictions in pro-se collateral proceedings.

While a 'writ guest' I was denied almost all priveleges that general population (hereinafter 'GP') inmates recieve even at Staeville C.C. which is a maximum 'level 1' prison.

5. (Cont.)

I was not allowed to bring ANY books, magazines, electronics, pens envelopes, or food. Inmates in Statevilles GP get all thes and even those punished in segragation get their TV's radios, envelopes, books, and most all of their property.

The cells are filthy and no cleaning supplies are given. I was not able to get laundry done (28 days total) and had to wear the same jumpsuit. There are roaches and mice in the cells, the showers are cold and filthy, and in F-House there was no clean matress.

To be punished for challenging my criminal case is a retalitory act by IDOC. This is evident beacuse other inmates on writs in other prisons are treated the same as the GP inmates of those prions they are in; ie. Centralia C.C.; Dixon C.C.; Hill C.C.; Danville C.C.; Pinckneyville C.C. This retaliation violates my 8th amendment right against crueal and unusual punishment. As the conditions at Stateville are unbearable and cause pain and suffering they have coreced me and other inmates to not challenge their cases.

Warden McCann is the Warden at Stateville C.C. and as such is responsible for setting the policy by which 'writ guests' are treated and for the cell cleanliness and all the above conditions.

Warden McCann was informed by me of these problems by letter, attached as EXHIBIT D, and made part hereof. He knew or should have known that these conditions exist in an open and recuurent manner. AS A DIRECT RESULT of Warden McCanns deliberate indifference to the cell conditions, writ guests policies and loss of priveleges, and unecessary denial of what GP inmates recive (phone access, dayroom time, showers, etc) I suffered extreme stress aggravating my stres related conditions; ulcer, IBS, and migraines. The filthy matress and cells caused my mold allegies to activate and caused severe pain and suffering from constant sneezing. These violated my 8th and 14th amendment right against crueal and unusual punishment, retaliation fo rlitigation, and denial of privieges without a hearing or due process.

A copy of my affidavit in support of this claimais attached, designated as EXHIBIT B, and made part hereof.

A copy of Guy Wilsons affidavit describing these conditions is attached, designated as EXHIBIT C, and made part hereof.

A copy of my medical file showing my medical conditions is attached, designated as EXHIBIT A, and made part hereof.

6. Warden Terry McCann is the warden at the Stateville C.C. at the time of these incidents and he is therefore responsible for ALL the officers training and training of staff or lack thereof.

The incidents described in this complaint were all brought to his direct attention through the grievance process and by letter I sent to him both times in his facility, Attached as EXHIBIT D and made part hereof. The conditions described in this complaint are his 'institutional policy' of which as warden he is responsible for upholding and creating. These claims occur in an ocen and recurrent manner, frequent and widespread and are so prevalent and in a regular pattern that a supervising warden must have, or should have, been aware of them.

As a direct result of Warden McCanns institutional plicies, complete lack of training of his staff, and deliberate indifference

- 6. (Cont.)
 to IDOC rules and state law, my 1st amendment right of religious
 freedom, 8th amendment right against cruel and unusual punishment,
 and 14th amendment right of due process were all violated causing
 me sever pain and suffering including hearing loss.
- 7. The defendants are named herein are prison officials whose authority rests on state law and they were personally involved in their individual and official capactities in the violation of my constitutional rights.
- 8. The Plaintiff reserves the right to investigate and add to the list of defendants as they may be determined through discovery process.

VI. RELIEF

Punitive, nominal, and compensatory damages of \$1,000,000 due to the severe pain, suffering, hearing loss, medical neglect, endangerment, and violation of my constitutional rights as named herein.

The imediate change of the illegal institutional policeis named herein and removal and/or diciplinary actions against the defendant.

The immediate INJUNCTION to cease the holding of Writ Guests in conditions any different than those in the holding prisons general population and any other relief this court deems just and proper.

Signed this <u>/57</u> day of <u>Decembel</u>, 2007.

Dominick Giampaolo, Plaintiff

DECLARATION UNDER PENALTY OF PERJURY

I, Dominick Giampaolo, pro-se, declare under penalty of perjury that I am the maker of the foregoing pleading, that I have read the contents thereof, and that the information contained therein is treu and correct to the best of my knowledge and belief. I further decalre under penalty of perjury that the exhibits attached to the foregoing pleading are what they are represented to be and that the information contained therin is true and correct and is a matter of record. 28 USC 1746 and 18 USC 1621.

Signed this 15^{-} day of December, 2007.

Dominick Giampaolo

CERTIFICATION

By signing this complaint, I certify that the facts stated in this Complaint are true and correct to the best of my knowledge and belief, and information. I understand that if this certification is not correct, I may be subject to sanctions by the court.

Signed this ______ day of Decamber, 2007.

Dominick Giampaolo, R04860

Danville Corr. Ctr

3820 East Main

Danville, IL. 61834

CERTIFICATE OF SERVICE

I, Dominick Giampaolo, pro-se, hereby certify that the proper number of the foregoing pleading has been mailed to the Clerk of the Court and to the parties named as Defendants by enclosing one copy—for each and sending them with first class postage prepaid, in the U.S. mail and sending them to the U.S. District court Clerks office as per local rules, through a third party Deborah Leardi, who placed them in the mailbox in Lisle, IL on $\frac{\text{Dec}}{\text{Dec}}$, 2007. This certificate of service is made under penalty of perjury. 28 USC 1746 and 18 USC 1621.

Signed this ______ day of December, 2007.

Dominick Giampaolo

Imaging Radiologist

EXHIBIT A-

319 E. Madison Street Springfield, Illinois 62701

(217) 528-4770 PATIENT: ACILITY:

Giampaola, Dominick
Dixon Correctional Center

PRISON #: PHYSICIAN: R04860

PHYSICIAN: DATE PERFORMED: Mesrobian 6-14-02

AGE:

5-23-67

RADIOLOGICAL REPORT

LUMBAR SPINE

sinical Indication: Rule out scoliosis

AP and lateral views

There is a rib arising from the T12 vertebral body on the left side but not on the right side. There is partial sacralization of L5. There is a spina bifida at the L5 level.

The lumbar vertebral bodies are normal in height. There is no scollosis. There is approximately a 2 to unim posterior offset of L4 with respect to L5. The remainder of the lumbar vertebral bodies are in normal alignment. The intervertebral disc spaces are intact. There is no spondylolysis.

CONCLUSION: 1. There is partial sacralization of L5. There is a unilateral rib at T12. There is a spina bifida of L5.

2. The disc spaces in the lumbar region are intact. There is approximately a 2 to 3mm posterior offset of L4 with respect to L5.

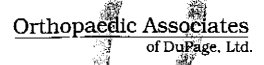
JUN 1 7 2002

A

Peter E. Weinberg, M.D./jmw Neuroradiologist

D/T: 06/17/02

EXHANT A-Z



65 Wp

Mona Kea Medical Park 515 Thornhill Drive Carol Stream, IL 60188 630/653-7900 630/653-2194 FAX

David K. Chang, M.D.
Drew R. Engles, M.D.
Beth B. Froese, M.D.
Stephen E. Heim, M.D.
Jerome L. Kolavo, M.D.
Lenard W. LaBeile, M.D.
Douglas B. Mains, M.D.
David M. Mochel, M.D.
Mary T. Norek, M.D.
Richard K. Thomas, M.D.
David H. Watt, M.D.

Paul R. Nylander Executive Administrator

September 25, 1997

Gina Drugas, M.D. 303 W. Lake Street, #105 Addison, Illinois 60101

Re: Dominick Giampaolo

Dear Dr. Drugas:

Thank you for the referral of Dominick Giampaolo. He has left knee pain, probable chondromalacia patella, mild early degenerative arthritis, rule out meniscal tear. Because of the patient's mechanical symptoms of popping and locking and shifting an MRI is ordered to rule out meniscal tear. Further recommendations will be made following the MRI. In the interim, gentle quadriceps strengthening exercises are recommended.

Again, thank you for this consultation. If you have any further questions please give me a call.

Sincerely,

David H. Watt, M.D.

wat nolky

DHW/jab

ENCLOSURE: Chart note of September 25, 1997.

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× EXHIBIT #3

ILLINOIS DEPARTMENT OF CORRECTIONS Offender Health Status Transfer Summary

,	Offender Information:	2	10# Per 4860
Transferring Facility:	GIAMPACLO	Dom NIC	10#: <u>/_C-7460-0</u>
Stateville Correctional Center	Last Name	2 Little Manual	
Date: 12, 13, 04 Time:		m	
Transfer Screening (completed by Venetering facility i	nealth core staff):		
Allegar - HSh & Crarelle	Sucko NKDA Food Hand		0 - 1-
Current / Acute Conditions / Problemes	stable bowel typit	zone, Scalivia.	Sfress Fain -
CIRCUIT CONGRESS 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Current Medications (name, dosage, frequency, and d			long po gid.
Chronic Long term: Zantac 1	50 mg pr B1D , N	1VI - July 1seerly	10 mg. 12 gur-
Chronic Psychotropic:			
Gurrent Treatments:	GAGARA		
prepoutle Diets:			
Follow Up Care: The M.D.		<u> </u>	
- Med	- 1BS.		
Chronic Clinics:			1.
Specialty Refermin:			
Significant Medical History: Junifable	e bowel fromtime	. PUD. The Back	15m
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Physical Disabilities / Limitations:	when Vision	There is seen a	
			⊠Glasses ☐ Dentures
Assistive Devices / Proethetics:		/	
Assistive Devices / Proethetics: Stenizal Health Issues: Hx Suicide Attempt: D		Paych Med ☐ Hx MPC / STC Substan	ce Abuse: Alcohol Drugs
Mantal Health Issues:		/	ce Abuse: Alcohol Drugs Packet Complete
R&C Use Only: LAS EKG		Paych Med ☐ Hx MPC / STC Substan	ce Abuse: Alcohol Drugs
R&C Use Only: LAB EKG N. K. Parks Print Name and Trice	CXR Dental Dental MEDS DA	Paych Med	Packet Complete
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Offerday's Signature

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ILLINOIS DEPARTMENT OF CORRECTIONS

Hill Correctional Center

Offender Outpatient Progress Notes

Offender Information:		77.77
<u> Liam Par Co</u> Last Name	Monunck First Name	MI 10#: RO4860

Date/Time	Subjective, Objective, Assessment	Plans
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Distribution: Offender's Medical Record

Case 1:07-cv-07154 7 Page 18 of 30 EXHIBIT A 5 PAGE DEPARTMENT OF CURRECT 20/2007

Offender Outpatient Progress Notes

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Center Offender Information: 10#: <u>K04860</u>

Date/Time	Subjective, Objective, Assessment	Plans
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	A. Heral Driven	MD. SIGNATURE

Distribution: Offender's Medical Record

DOC 0084 (Eff. 9/2002 (Replaces DC 7147)

*BEGIN USING FROM BOTTOM UP

State of Illinois Dept. of Corrections	PRESCRIPTION ORDER Chart Copy (Not a prescription)	·
Patient	Reg. #	Date:
Problem		
ORDER: (Physician's Signature A	After Last Order)	
		*
	,	
	3	
DGA 7000 L 426-1417 Noted	i by:	Date:
State of Illinois Dept. of Corrections	PRESCRIPTION ORDER Chart Copy (Not a prescription)	
Patient	Reg. #	Date:
Problem		
	After Last Order)	
	· · · · · · · · · · · · · · · · · · ·	
	Physician (Print)	
	<u> </u>	
CA 7000 - 425-1417 Noted	l by:	Date:
NYDA		
State of Illinois Dept. of Corrections	PRESCRIPTION ORDER Chart Copy (Not a prescription)	
Patient Giampaolo 1	Dominick Reg. # Ro4860	Date: 5/9/07
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ORDER: (Physician's Signature A	After Last Order) I Jaguine Ton Black	710.00
	July 19 ft	
		\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
DEA/Illinois Lic. #	Physician (Print)	101111111111111111111111111111111111111

Case 1:07-cv-07154 Document 1 Filed 12/20/2007 Offender Outpatient Progress Notes

Offender Information:

Pinckneyville Correctional Center

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	Grampaclo Last Name	Dominick ID#: R04860
Treatment Protoc		
Date/Time	Subjective, Objective, Assessment	Plans Slight
4-9-07	s. Duration: 4 days	P MD Referral (circle) if redness with fever over 101 (acute pain,) drainage with swelling, hearing
Q 20 Am	Ear: Bonne pain L worse	Loss, inability to visualize TM, neck node enlargement/pain or symptoms that fail to
	Have you recently had a cold, cough, fever or sore throat?	Respond to treatment protocol.
,	Pain? (YN If yes, describe (1-10)	NO MD Referral: (check as applicable) Earache:
	Most severe: (5)	1. Tylenol 2 tabs every 4-6 hre PRN (issue 10)
# Non-smoker	Drainage noted: Hearing Loss YN Clicking when Swallowne	Earwax: 1. Ear wax treatment drops (for excess ear wax)
	Have you put anything in your ear? (YN) If yeas, what?	Use as directed, (Debrox) instill 5-10 drops to affected ear canal 2x a day x 7 days.
	Past history of earaches, ear infections or ear surgery: OSurgery	2. Assess \$2.00 co-pay. Yes No
		Patient Teaching: (check as applicable)
	0. 960 72 16	1. Do not put anything in your ears.
	BP 110/60 WT 142	2. Medization use
	Assess ear, nose throat for swelling, drainage or redness. Rec TM slightly swellen.	
	Describe: (1) ear Tm Swdlen to redness neted to canal Octr	4 FXU sick/call 48 hours is symptoms persist or worsen.
	Perforation Visualized: Codul	
	Cervical node enlargement or pain? Test hearing: Diminished Y/N R/L	
	A. Alt in compart	Nurse Signature

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Case 1:07-cv-07154

Hill Correctional Center ocument 1 Filed 12/20/2007 Document 1

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Offender Outpatient Progress Notes

EXHIBIT A-&

Offender Information: MI NO# R04868

Date/Time	Subjective, Objective, Assessment	Plans
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Distribution: Offender's Medical Record

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Offender Outpatient Progress Notes

Offender Information:	•	
Hiompaslo .	Domisiali First Name	10#. Ks 4860

Date/Time	Subjective, Objective, Assessment	Plans-
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Distribution: Offender's Medical resord

Pinckneyville Correctional Center

Offender Outpatient Progress Notes

	Offender Information:	Dominal C 10# RO486
Treätment Proto	Last Name	Sominal
Backache		Page 1 of 2
Date/Time	Subjective, Objective, Assessment	Plans
3-200	LPN/RN Note	1 0 -
1030	S. Cause of pain: makes it Betly	P. MD Referral (circle): If difficulty
	Duration: its a perched des	ambulating, numbness, sever pain or accompanied by abdominal pain, dark/
	Location/Pattern of Pain: Back	bloody urine, abnormal VS or if no relief after 72 hours on OTC.
· .	Severity of Pain (1-10) most severe	times for nella & Bunk
	Does pain wake you? Y(t)	No MD Referral (check as applicable)
	Y/N Circle if applicable: fever, chills,	1. Tylenol 325 mg. every 4-6 hrs. PRN
	Color of urine:	2. If new onset, cold applications x 72 hrs.
3	о. т P R вР989-70-18 139	3. If chronic condition, heat applications
	Is pain or distress apparent with	Heat
	Movement? Y/N SKIL - LLEN	Dlimp
-	Night sweats, dysuria.	Lay in
-	Galt disturbance? VIN Johnes	
	Any change with sitting to	Advise
	Standing ? Y/N	' Weight Lifting
	Inspect local area (circle if	Activity

Offender Outpatient Progress Notes

	Pinckneyville Correctional	Center
	Offender Information:	Dominick 10#: B0486
Treatment Proto Backache		Will be a second of the second
Date/Time	Subjective, Objective, Assessment	Plans
3-20-6	Applicable Swelling, redness, US	Proper Mechanics
1030	Brulsing, limitation of movement,	
, #4 8 4	Numbness, tingling, radiation,	Trial 48 hrs. OTC
r	Tender to touch.	MD Referral
	Dip Stick Urine: Results	RR PRN
- 144		
<u>) </u>	25/R all composel	Nurse Signature:
	Exner yBack	,
	N. C. Park	
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		-
9 Pt		

EXHIBIT B

AFFIDAVIT OF DOMINICK GIAMPAOLO

I, Dominick Giampaolo, the undersigned affiant, certify and state that I am the maker of this affidavit and that I have read its contents and under oath and penalty of perjury as provided under 28 USC 1746 and 18 USC 1621 state that the following to be true and correct;

That I was incarcerated at the Stateville C.C. from April 18, 2007 to May 2, 2007 in thier NRC building and from May 23, 2007 to June 6, 2007 in their F-House building.

That I was there as a writ guest to appear pro-se in court on collateral proceedings in my criminal cases. I was not allowed to bring books, magazines, envelopes, pens, pencils, food, or electronic with me to Stateville from my places of incarceration because they said Stateville would not allow it.

That while in NRC I had severe ear pain from a ruptured eardrum and was dizzy and nauseated. I Told Med. Technichian White, Officer Egbe, and Officer Hopkins and was not allowed to see a doctor or nurse. I was also denied my prescription medication for my ulcer, arthritis, migrains, IBS, allergies, back pain, and knee pain all previously diagnosed chronic conditions for which IDOC doctors had written prescriptions.

When arriving both times I was forced into strip search conducted in front of other inmates which violed my Christian beliefs and ethics. I was threatened by Lt. Wright that if I didnt comply I would go to segregation. While in Stateville the cells were filthy, no cleaning supplies were given, I had no pillow, was deprived of sleep by officers banging on cell doors and shouting inmates, loss priveleges of phone calls, day room time, commissary, books, magazines, and electronic.

I was in my cell 23 hrs per day with one chance for yard per week for 5 hrs. When I tried to get treatement for my ear I was told to deal with it by officer hopkins and then she left the light on all day and night while making shrieking noises to deliberately aggravate my ear pain syaing can you hear that, etc. I tried to get my medicine and medical attention from Med Tech White and Med. Tech. Bob (LNU) but received none.

After this denial I noticed that I had lost more hearing in my left ear. The filthy cells and matresses aggravated my allergies and the stress of being confined in a cell designed and rated for 1 person but having 2 as well as the stres of the noise, no medication, and other conditions caused my ulcer to aggravte along with the IBS and migraines putting me in sever pain. I told Lt. Garby, Lt. jackson. Lt. Franklin, Lt. Nurse, and others of these conditions with no help from any of them or the officers I spoke of.

I filed the grievance with the ARB and received a reply that they would investigate. They have not replied since then and the relief I requested has not been given. They are beyond their 6 months to reply and thus my remedies are exhausted.

I further sayeth not.

This affidavit being made under penalty of perjury this 1st Day of December, 2007 pursuant to 28 USC 1746 and 18 USC 1621,

Dominick Giampaolo

EXHIBIT C

	Affidavit of Guy Wilson
-	I, Guy Wilson, declare and state under penalty
	of perjury that the following be true and correct in
	substance and infact;
	That I was held in Stateville Coer. CTR in Joliet, IL
	in Frank House (F-house) in cell f-350 from 5-23-07
,	to the present while on a court write
	During this time I heard and observe Innote Dominick Grampalo,
	in Cell F-349 ask medical technicians, officers, Lietenants, and
	Stateville Staff for the following: His medicution, Cheaning Supplies,
	pillow, seap, access to the Low Library, access to the phone, and to not be
	treated worse then the segregation inmates, Also here in F-house. At
	no time ware any of his requests remedied. I saw Mr GiampaoLo
	send notes to various staff which contained some of these requests.
	I personally have asked verbelly or in writting for all of the cubouc
	Listed items and in addition reported reache in the calls, library
	book or access to them, and for writ guests to not be punished
	while in Stateville Com CtR. None of my trainests have been
	answered and conditions have remained the same. All requests
	are ignored but the deficiency is acknowledged by various staff
	with them saying there is nothing they can do.
	further, affiant sayeth not.
	This affidment boing made under penalty of perjory pursuant to
	28 U.S.C # 1746 and 18 U.S.C. \$ 1621.
	Dated: 6/6/07 Shy Wile
	Goy Wilson S05967

	WATOON McCANN,	4-20-07
•••	I Am A Writ guest' IN NAC AND have some	Serius problems WITH
· · · · · · · · · · · · · · · · · · ·	how I am being treased. I have a ruptured early	
	CATE. My Prescription MEDS have been Denied, A	
	My special and waked there is no pillow which ha	
	Not permit envelopes or books, there's we combine co.	N IN the cell, There Are No
	Cleaning supplies, c/o Hester preaches All Night, che	S Hupkins Makes wases
	ON the intercum when I asked for treasment. My phu	we calls, court ordered, to my
	SOW Are NOT Allused In IN A cell Designed For 1 p	erson but occupied by Z.
	I'm not Allowen any DAYRUM or other GP printeges ,	although I've Dune Nothing
	to justify the reminal of my privileges. I can	t sleep because your clo's
	pecolessly bank and yell into cells ouring counts e	ver when I'm in plain sight.
	All of this violates loss rules, legularious, STATE S	TATUTES, AND MY CONSTITUTIONAL
	Rights. Diense Get My Meas, Pillow, Permit, special Diet	t, AND My privileges back
	At soun as possible	
		Sinkerely,
		Bru lance
		DOMINICE GIAMPAOLO
		R04960
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	(Howanters Duplicate)	

·····	WATDEN McCANN, 5-24.	-07
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	Clanging, I have no pillur causing me back pain. I've been Denso My	
	Special Diets, law bunk, AND COURT UIDERED Phone CAlls. The Cell is Filthy AND	
	souch sufferen and they refuse to Give cleaning supplies. They and as Immory	
	AND IM IN A cell FAMED EN I MAN but has 2 for 24 his/Day 6 Days A WEEK AND ONLY	
···· · · · · · · · · · · · · · · · · ·	I shower a week. The matters is fifthy and the mulo and their aggrammes my allerais	5
	The been Deviled publices of you of immates and have less prolleges than even	
	YOUR SEG. INMATES, To be treated like this violates my constitutional rights. I complaine	<u>o</u>
	to your clos and Lis with No relief. Your strip search pulley violates love rules	
	As well AND these other complaints above, when I trien telling a Lt. of my religious whech	7
	to being stop sealched in faut of Whols he threatened me with sego Please Fix	
	These problems ASAP.	
	Sinverely,	
<u> </u>	Dominick Giampado	
	R04860	
	(HANDWINHON DEPLICATE)	

2-07-0629

IN THE APPELLATE COURT OF ILLINOIS

SECOND JUDICIAL DISTRICT

Dominick Giampaolo

Appeal from the Circuit Court

Appellant-Petitioner

Vs.

McHenry County, Illinois

People of the State of Illinois

Appellee-Respondent

The Honorable Judge

Sharon Prather Presiding

NOTICE OF FILING APPELLANTS BRIEF

To: Martin P. Moltz
Deputy Director
States Atty. App. Pros.
2032 Larkin Ave
Elgin, IL. 60123

To: Clerk of the Appellate Court Appellate Court Building 55 Symphony Way Elgin, IL. 60120

PLEASE TAKE NOTICE that on <u>Fee 15</u>, 2007, I caused the following to be filed with the Clerk of the APpellate Court, Second District in Elgin, Illinois, Appellants Brief, 3 copies of which are attached and served upon you.

Dominick Giampaolo Appellant, Pro-se

Dominick Giampaolo RO4860 Danville Corr. Ctr. 3820 East Main Danville, IL. 61834

PROOF OF SERVICE BY MAIL

I, Deborah Leardi, a non-attorney, on oath and under penalty of perjury as provided by sec. 1-109 of the Code of Civil Procedure, state that I have filed the APpellants brief with the Clerk of the Appellate court by placing the original and 9 copies in a prepiad envelope addressed as above, and mailed 3 copies to the attorney of record as shown above, and placed them in the U.S. mail located in Lisle, IL on December 17, 2007.

Deborah Leardí

IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

Dominick Giampaolo)	
Plaintiff)	
Vs.	Case No.
Terry McCann; Lt. Douglass; Lt. Nurse)	 "
Officer Joseph, Officer Hopkins;)	The Honorable Judge
Lt. Garby; Officer Egbe; Officer Bush)	Presiding
Officer Hester; Lt. Jackson;)	
Officer Hawk; Lt. Franklin; Lt. Wright)	
Officer Phelps, Medical Technician)	
White; Medical Technician Bob (LNU))	

NOTICE OF FILING

To; Prisoner Correspondence United States District Court Northern District of Illinois 219 S. Dearborn Chicago, IL. 60604

PLEASE TAKE NOTICE that on $\sqrt[k]{c}$, 2007 the Plaintiff, Dominick Giampaolo, caused the following to be filed with the Clerk of the Court United States District Court, in Chicago, IL the following pleading.

COMPLAINT UNDER THE CIVIL RIGHTS ACT MOTION AND AFFIDAVIT IN SUUPORT OF REQUEST TO PROCEED IN FORMA PAUPERIS

Dominick Giampaolo Plaintiff, Pro-se

Dominick Giampaolo RO4860 Danville Corr. Ctr. 3820 East Main Danville, IL. 61834

CERTIFICATE OF SERVICE

I, Deborah Leardi, a third party, hereby certify that the proper number of the foregoing pleadings have been mailed to the Clerk of the Court by enclosing them in envelope(s) with first class postage prepaid, and placing them in the U.S. mail located in Lisle, IL on this 17 day of December, 2007. This certificate is made under penalty of perjury, 28 USC 1746 and 18 USC 1621.

Signed this 17 day of December, 2007.

Deborah Leardi